IN THE UNITED STATES DISTRICT GURFCLERK, COLUMBIA.

FOR THE DISTRICT OF SOUTH CAROLINA.

MICHAEL A. SINGLE TON ONBEHALF OF THE PEOPLE ?:

THE UNITED STATES THE CICENUITE S.C. D. Strict COUrt, Magistrate Juga Eruce H. Herdricks, District Court Judge C. W. HOUCK, M.S. District Judge Terry L. WOOTEN, 10 Unidentified U.S. Marshals.

The Petitioner is returned to The Court pursuant The First Amendment to The U.S. Constitution, Presenting His prievance of the Defendant's subjecting Him to an gross misscarriage of Tustice, to an degree of irreferable injury, due to failure to grant The Plaintiff in The Liberties of Federal Laws in alienable Rights.

The Petitioner SLEKS to MOVE THE COURT TO APPOINT HIM COMPETENT ASSIST THE PETITIONER IN HEIM of Legal Counsel, to assist the Petitioner in Hing indiately redressed of His sufferings of Federal injustices inflicted whon him for over 10 years, with over 2 years of dillipently sort Relief in The federal court to no avail, leading to an Aresent unlawful federal assualt, by u.s. marshals acting on behalf of the State of S.C., for Him Still to be defined of SPECIAL CIPCUMSTANCES FEDERAL EJUATIONE imediate Relief.

SOOKING to PUPSUL 4TH CIPCUIT U.S. COUPT OF APPEALS & 1254 APPICUTION.

MICHAEL A. SINGLETON FRE PEOPLE

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THE Criminal Justice system of Respondents / The Federal District of New Jersey
The United States OF America 10 Unidenty field The Federal District of South caroling
The United States OF America U.S. Marshals, and The State government of both states.

PUTSUANT TO THE FIRST AMENIMENT OF THE U.S. CONSTITUTIONS BILL OF RIGHTS,

COMES The Petitioner, The helpless victim of the most gross Miscarrige of Justice inflicted upon an American citizen, that warrans the criminal charges of, kidnapping, conspiracy to kidnapping, accessory after the act of kidnapping, human trafficing, holding one hostage, conspiracy, to 2 false aspests, 2 malicious progecutions, unlawful implisonment, 2 unlawful convictions, excessive, unreasonable force, defa-

Mation of character, Siander, failure to intervene, in acts of egregious Police illegality, that holds the petitioner subjected to over 10 years of irreparable injury, by this petition's respondent.

The gross miscarriage of Justice began 10-16-01 to 1-16-03, with the state of s.c.'s 9th Judicial circuit's government office's, state court's, strilling me of ALL Protections of Aperson's civil Liberties, inalienable Rights, and making me guilty of an unsuspecting Charge, as DNA cleared me of the charge I was alrested, and held defrived of MI Liberty, with recieving any Due process of Law for over 15 months, and unable to recieve redress in any state court, forcing me to the u.s. District court of s.c. to still

NOT PECIEVE redress of being denied ALL Liberties of Laws, within FEDERALLY GUARANTEEL RIGHTS, HANDES down to a State'S Criminal Proceeding. Although MY filings were called into Federal Review, of Federal question surisdiction, but no Habeas corpus writ is sued, on MY Meritorious claims, subjecting Me to irreparable injury, for that unlawful conviction alienated me of the Rights to Jury duty, vote, certain vobs etc., Brown VS. ANTEWS, 180 F. 3d 403, 406 A.Z [2d cir. 1999]. The then sought, dillegently and just due writ of equationse Federal relief in The Greenville District court, holds MY Claim of Federal failure to intervene fully substantiated. For that miscarriage of Justice has lead to the July 14, 2010, 6 a.m. invasion of MY dwelling by approximately 10 u.s. Marshals, holding me The victim of an Federal assult again on my First AMENDMENT Rights. I AM Again Petitioning The U.S. GOVERNMENT TO VIEW The Merits of My grievance of being The victim of an temporist assualt ON MY CONSTITUTIONAL RIGHTS, AS I AM SEEKING Criminal Progecution to be Served upon ALL those whom have subjected me to over 10 years of SUFFERING, IN a SYSTEM FOUNDED to Serve FAIR, BALANCED, TUSTICE TOAL FOR NOW I AM The VICTIM OF MY FEDERALLY GUARANTEED RIGHTS, Liberties of LAWS being violated to an gross level of Fundamental defects, that has subjected Me to an criminally gross miscarriage of Justice, Reed Vs. Farily, 512 4.5. 339 348 [1994]. The failure of Federal Courts and their government Offices to secure me in MY Fundamental Rights to The Equal protections

Of Laws, and Me being held Prisones to a broad denial of redress, has subjected to irreparable injury, as I AM unlawfully subjected to an significant adverse collateral consequences of that dilipently challenged conviction, nakell vs. Atty sen. of N.C. 15 F. 3d 319, 322-23 4th cirifiagy), of 2003. as pre-trial fundantal conviction of 2011, as again the rederal court fails to imediately intervene on Behalf of the feorle, facing the unlawful operations of Now 2 states governments, launched by rederal agents offersive conduct, that holds me the victim of an vigilante assult, violating the civil Rights act of 1871, u.s. c. section 1983, Title 42, as I Am derrived of constitutional Rights, and Liberties of Federal Laws, by persons acting on behalf of the state of South Caroling.

LONGINGUEST Changing MY filings case numbers, lolds me destives Of Pedress, to an irrelarable inviving degree, Of over to years of deried redress. From case filing 8:02 -cv-03048-CWH of over 8 years ago, to lase filing 8:10-2548-TLW-BYH of 2010, to now case filing 2:11-cv-01034-TLW-BHH, I Am suffering a stops mistariage of the tile, and seek a change of venue to the most superiour rederal district of America's rederal court.

Most Thurfully supprised 5-17-11